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WHOOPING COUGH—APPEARANCE UPON THE PUBLIC STREETS OF THOSE SUFFERING From-Regulation of Commissioners Adopted June 7, 1912.

Ordered, That the regulations promulgated by the Commissioners of the District of Columbia on April 5, 1907, for the prevention of the spread of scarlet fever, diphtheria, measles, whooping cough, chickenpox, epidemic cerebrospinal meningitis, and typhoid fever are hereby amended by inserting after the proviso appended to section 2 the words "and if the patient be under 18 years of age, not unless accompanied by an attendant 18 years or more of age, duly authorized and empowered by the parent or guardian of the patient to enforce the proper isolation of said patient," so that said

proviso will read:
"Provided, That patients suffering from whooping cough may appear upon the public streets and may go or be carried from place to place over the public streets without special authorization from the health officer, but not at such times and places or in such manner as to expose other persons to infection, and if the patient be under 18 years of age, not unless accompanied by an attendant 18 years or more of age, duly authorized and empowered by the parent or guardian of the patient to enforce the proper isolation of said patient."

CATS-THOSE RUNNING AT LARGE TO BE IMPOUNDED AND DESTROYED-REGULA-TION OF COMMISSIONERS ADOPTED JUNE 11, 1912.

Ordered, That Article VIII of the police regulations be, and it is hereby, amended

by adding to the end thereof another section, as follows:

Sec. 8. That hereafter the poundmaster shall seize all cats found running at large and convey the same to the pound, or other place to be designated by the commissioners, and there destroyed. Any citizen may deliver any such animal to the poundmaster, who shall destroy the same as above required.

Drains and Sewers—Leaks and Obstructions in—Ordinance Amended June 11, 1912.

Ordered, That section 10 of an ordinance to revise, consolidate, and amend the ordinances of the board of health, etc., legalized by joint resolution of Congress approved April 24, 1880, and again by the act of Congress approved August 7, 1894, and under authority of the act of Congress approved February 28, 1899, is hereby amended as follows:

By striking out section 10 and inserting in lieu thereof the following:

Sec. 10. Neither the owner nor occupant of any lot, building, or other structure in the District of Columbia shall allow any drainpipe, soil pipe, fixture, or passage of any description, for the drainage of said lot, building, or structure, or of any part thereof, into any public sewer, or into any sewage-disposal system, public or private, to leak and to permit the escape of its contents or any part thereof elsewhere than into the public sewer or into the sewage-disposal system with which said drainpipe, soil pipe, fixture, or passage is connected. Any person violating any of the provisions of this section shall, upon conviction thereof, be punished by a fine of not more than \$40 for each offense.

Sec. 10a. Neither the owner nor occupant of any lot, building, or other structure in the District of Columbia shall permit any drainpipe, soil pipe, fixture, or passage of any description for the drainage of said lot, building, or structure, or of any part thereof, into the public sewer or into any sewage-disposal system, public or private, to become obstructed or to remain obstructed so as to prevent the free passage of all drainage entering it into the public sewer or into the sewage-disposal system with which said drainpipe, soil pipe, fixture, or passage is connected. Any person violating any of the provisions of this section shall, upon conviction thereof, be pun-

ished by a fine of not more than \$40 for each offense.

HAWAII.

Mosquitoes—Prevention of the Breeding of—Regulations Territorial BOARD OF HEALTH, ADOPTED NOVEMBER 9, 1911, UNDER AUTHORITY OF ACT 132, Session Laws, 1911.

Section 1. These rules and regulations shall apply to the following described areas in the district of Honolulu, island of Oahu, Territory of Hawaii, namely, (a) the entire area within 1 mile of the harbor of Honolulu and (b) all areas within 150 feet of any building within 5 miles of the harbor of Honolulu.

SEC. 2. It shall be unlawful to have, keep, maintain, or permit on any such area any cistern, tank, or well or other receptacle of similar character containing water, or any pond, pool, spring, fountain, or other body of water of similar character, unless the same shall be kept constantly treated with a solution of copper or other chemical agent or constantly covered with kerosene or petroleum oil or other substance so as effectually to prevent the breeding of mosquito larvae in the water therein or thereof, or constantly kept free of vegetable growth and other obstructions and stocked with mosquito-destroying fish, or constantly so screened with wire netting of at least 18 wires to the inch each way or otherwise so covered as to prevent the ingress and egress of mosquitoes to and from the water therein or thereof.

Sec. 3. It shall be unlawful to have, keep, maintain, or permit on any such area any can, pitcher, bowl, bottle, tub, bucket, barrel, trough, urn, water-closet, water-closet tank, basin, sink, trap, or other receptacle of similar character containing water, unless

the same shall be completely emptied and dried or cleansed at least once in every five days, or constantly protected as prescribed in section 2 hereof.

SEC. 4. It shall be unlawful to have, keep, maintain, or permit on any such area any gutter or drain or roof unless the same shall be kept thoroughly clean and be so constructed or perforated that any water that may fall or be placed therein will immediately and completely drain off or unless the same shall be constantly kept so screened or otherwise covered as to prevent the ingress or egress of mosquitoes to or from any water therein.

SEC. 5. It shall be unlawful to have, keep, maintain, or permit on any such area any cesspool, privy vault, surface drain, street drain, catch basin, sewer, wash rack, excavation, or other place of similar character containing liquid, unless the same shall be kept constantly treated, screened, or covered as prescribed in section 2 hereof.

Sec. 6. It shall be unlawful to have, keep, maintain, or permit on any such area any banana tree, or any other tree or plant capable of holding water in which mos-

quito larvæ are liable to breed.

Sec. 7. It shall be unlawful to have, keep, maintain, or permit on any such area any other body of water or any other receptacle containing water in which mosquito larvæ are liable to breed, or any other thing or condition which may enable mosquito larvæ

Sec. 8. It shall be unlawful to have, keep, maintain, or permit on any such area any live mosquito larvæ, except under a permit from said board for official or scientific

purposes.

Sec. 9. Each of these rules and regulations shall be self-operative and obligatory, as to each portion of any such area, upon each person or corporation or public officer or employee, who or which by reason of ownership, tenancy, occupancy, possession, authority or obligation of law, appointment or employment, or otherwise, has for the time being sufficient control or authority over such portion of any such area to observe, perform, or enforce such rule or regulation in respect thereto, and the said board and its officers and agents may at all reasonable times enter in and upon and inspect any such area and all buildings thereon in order to ascertain whether these rules and regulations are being observed and to enforce the same.

Mosquitoes—Prevention of the Breeding of Within 5 Miles of the Harbor OF HONOLULU-REGULATION TERRITORIAL BOARD OF HEALTH, ADOPTED FEBRU-ARY 23, 1912, UNDER AUTHORITY OF ACT 132, SESSION LAWS OF 1911.

Section 1. It shall be unlawful to have, keep, maintain, or permit, within an area of 5 miles of the harbor of Honolulu, any cistern, tank, or well, or other receptacle of similar character, containing water, or any pond, pool, spring, fountain, or other body of water of similar character, or any rice or taro patch containing water unless the water thereof or therein shall be kept constantly treated with a solution of copper or other chemical agent or constantly covered with kerosene or petroleum oil or other substance, so as effectually to prevent the breeding of mosquito larvæ in the water therein or thereof or constantly kept sufficiently free of vegetable growth and other obstructions and stocked with mosquito-destroying fish, or constantly so screened with wire netting of at least 18 wires to the inch each way or otherwise so covered as to prevent the ingress and egress of mosquitoes to and from the water therein or thereof, or unless by emptying and drying or cleansing any such container of water or otherwise adequate means be employed so as effectually to prevent the breeding of mosquito larvæ in any such water or container.

Sec. 2. It shall be unlawful to have, keep, maintain, or permit, within such area, any other body of water or any other receptacle containing water in which mosquito larvæ might otherwise breed or any thing or condition which might otherwise enable